Remarks

Claims 1, 2, 7-12, 17-19 and 25 are pending and are under consideration.

Specification

The disclosure is objected to. The Action correctly states that Applicant's remarks of November 28, 2008 expressly state that the ethoxylated alcohol of claim 1 is UNITHOX 420. The Examiner requires that the specification be amended to expressly recite that UNITHOX 420 is the ethoxylated alcohol of formula CH₃CH₂(CH₂CH₂)₁₃CH₂CH₂(OCH₂CH₂)_xOH where x has an average value of 2.5. Applicants point out that the compound of formula lb on page 6 of the disclosure is identified as UNITHOX 420, line 7 of page 7.

Applicants submit that the requested correction is not necessary.

Claim Rejections

Claims 1, 2, 7-12, 17-19 and 25 remain rejected under 35 USC 103(a) as being unpatentable over Mor, et al., U.S. Pat. No. 6,146,757 in view of UNITHOX Ethoxylated Alcohols Technical Release 4022.2 (UNITHOX data sheet).

Applicants respectfully rebut these rejections.

Mor teaches wettable fibers or filaments comprising a thermoplastic polymer having incorporated therein a first wetting agent and a second wetting agent. The polymer is preferably an olefin polymer. The second wetting agent is at least one compound selected from the group consisting of an alkoxylated fatty alcohol and a polyoxyalkylene modified organosilicone polymer.

The alkoxylated fatty alcohol of Mor has an alkyl group of from about 8 to about 22 carbon atoms and on average about 1 to about 100 moles of ethylene oxide. The number of moles of

ethylene oxide are preferably from about 2 to about 10 moles and most preferably from about 3 to about 6 moles, col. 6, lines 32-39.

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The present ethoxylated alcohol compounds contain an alkyl group of 30 carbons.

The UNITHOX data sheet is cited as disclosing the present ethoxylated alcohol, specifically UNITHOX 420. The UNITHOX data sheet discloses certain ethoxylated alcohols as lubricants, emulsifiers or dispersants and not as melt additives for plastics.

Thus, the limitations of present claim 1 are met with the combined disclosure of the cited references.

The Examiner states in the paragraph bridging pages 7 and 8 that "it would have been obvious to one of ordinary skill in the wettable polymer fiber art at the time the invention was made to form the wettable polypropylene fiber of Mor, substituting the ethoxylated fatty alcohol of Mor with UNITHOX 420, as taught by Technical Release 4022.0, motivated by the desire of forming a conventional wettable polymer fiber with a commercially available wetting agent suitable for use in textile processing and finishing and processing aids, and such a substitution of an ethoxylated fatty alcohol wetting agent for another ethoxylated fatty alcohol wetting agent yields a predictably resulting wettable polyolefin fiber to one of ordinary skill in the art."

Applicants submit that the performance of UNITHOX 420 as a melt additive to improve the wettability of polyolefin fibers is unexpected and is not predictable.

To support this, two Rule 132 Declarations were submitted during prosecution. The first Gande Declaration was filed October 26, 2006. The second Gande Declaration was filed May 7, 2007.

In the first Declaration, present UNITHOX 420 is compared to UNITHOX 480 and UNITHOX 750, two other ethoxylated alcohols not of the present claims. The sample with an ethoxylated alcohol of the present invention displays a water absorption of 450%. The samples with UNITHOX 480 and 750 display a water absorption of 280% and 150%, respectively.

In the second Declaration, UNITHOX 420 is compared UNITHOX 550, another ethoxylated alcohol not of the present claims. The sample with present UNITHOX 420 displays a liquid absorption capacity of 74%. The sample with UNITHOX 550 has a liquid absorption capacity of 30%.

Thus, results are obtained for UNITHOX 420 compared to three other ethoxylated alcohols not of the present claims. UNITHOX 420 is superior in providing polyolefin fibers with liquid absorption characteristics. The three comparison UNITHOX products were chosen to rebut specific rejections during the course of prosecution.

These outstanding results are unexpected and could not have been predicted based on the cited art.

The present invention represents an important teaching to the public which cannot at all be gleaned from the combination of cited art.

In view of the two Gande Declarations and the above discussion, Applicants submit that the 35 USC 103(a) rejections are addressed and are overcome.

The Examiner is kindly requested to reconsider and to withdraw the present rejections.

Applicants submit that the present claims are in condition for allowance and respectfully request that they be found allowable.

Respectfully submitted,

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